## Woodard, Lawana

From: Gross, Louann

**Sent:** Friday, June 05, 2015 10:19 AM

To: Woodard, Lawana Cruver, Melvin

**Subject:** FW: LCP Site - Salt Dock Remedial Action Photos - 5-26-15

**Attachments:** 6582---5-26-15 Salt Docks.jpg; 6593---5-26-15 Salt Docks.jpg; 04-10990795.pdf

Please process in and assign to Mr. Cruver. The responsive document is attached. Thanks.

## LouAnn

From: Jackson, Galo

Sent: Friday, June 05, 2015 9:59 AM

**To:** Gross, Louann **Cc:** Haire, Stacey

Subject: FW: LCP Site - Salt Dock Remedial Action Photos - 5-26-15

## Louann:

In yesterday's (see below) Mr. Parshley is requesting some data from the LCP Chemicals Site. The data is already in SDMS (attached above). Unless you think otherwise, I don't think that adding this to the Reading Room is worthwhile. Can your office send it to him?

I'm just wanting to keep track of what EPA sends Mr. Parshley.

## Thanks.

Galo Jackson Remedial Project Manager South Superfund Remedial Branch U.S EPA Region 4 61 Forsyth Street, SW Atlanta, GA 30303-8960 South Superfund Remedial Branch (404) 562-8937

From: gec@glynnenvironmental.org [mailto:gec@glynnenvironmental.org]

**Sent:** Thursday, June 04, 2015 1:52 PM **To:** Jackson, Galo; Matory, Derek

Cc: Spud Woodward; John Morris; environsc@gmail.com; jim.brown@dnr.state.ga.us

Subject: LCP Site - Salt Dock Remedial Action Photos - 5-26-15

Mr. Jackson and Mr. Matory,

In follow-up to our call with Mr. Derek Matory concerning the Salt Dock remedial activities and our request for the characterization data for the removed berms, please find the photos from 5-26-15.

Please do provide the characterization data when received and we will forward to Dr. Peter deFur, the Technical Advisor under the EPA Technical Assistance Grant program for the LCP Chemicals Superfund Site.

To reiterate, the Glynn Environmental Coalition is concerned about the following:

- A LCP Superfund Site remedial action taking place under a Glynn County Land Disturbance Permit and a Letter of Permission (LOP) from the Georgia Department of Natural Resources, Coastal Resources Division.
- Adequate EPA oversight of the Remedial Action.
- Characterization of the Salt Impoundment berms due to the widespread past use of the PCB impregnated anodes in similar structures and other salt brine impoundments.
- The apparent lack of a Removal Action Plan and characterization data for the berm material.
- Previous discovery of PCB impregnated anodes at the Salt Dock.
- Widespread use of the PCB impregnated anodes in berms and salt impoundments at the LCP Site.

Mr. Jackson shared he has looked at the area as recently as December 2014 and did not see any areas of concern or PCB impregnated anodes. We discussed the timeline of activities and the berms being covered by asphalt when Mr. Jackson visited the site. We discussed the long history of PCB impregnated anodes being used in other similar salt brine impoundments and how to confirm the presence or lack of anodes/PCBs in the material being removed from the Salt Dock.

Mr. Matory discussed his understanding about Honeywell providing oversight of the Removal Action and his understanding being there was characterization data being collected on the berm material for the purposes of disposal at a Subtitle D Landfill in Wayne County (Broadhurst).

We agreed on our call that the characterization data from the Salt Dock Brine Impoundments would provide the needed information concerning the use of anodes in the berm construction, or confirm no anodes present.

We will be looking forward to receiving the Salt Dock Brine Impoundment berms characterization data and inclusion of the data in the Administrative Record for the LCP Chemicals Superfund Site.

Thank you for your time and effort to address this community concern.

Daniel Parshley, Project Manager

Office - 912-466-0934